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10₄₄. [Amended] The device according to claim 29, wherein said first tooth protrudes from a tang which is keyed to the end of said shaft, said first tooth being arranged eccentrically with respect to said shaft and constituting a driving tooth for said second tooth which protrudes axially from an annular element which can rotate freely in said hollow body with respect to said shaft and to said hollow body, said second tooth having an extension adapted [which allows it] to make contact with said first tooth and with said third tooth which protrudes from the face of said cover which is directed toward the inside of the hollow body.

11₄₅. [Amended] The device according to claim 44, wherein said first tooth has a radial extension which partially affects [the] an internal space of said hollow body, the radial extension of said second tooth affecting [the] a region between said tang and [the] an external wall of said hollow body, providing clearances which allow free movement, said second tooth having an axial extension [which allows it] adapted to make contact with said first tooth and with said third tooth, said third tooth protruding radially from a position which is proximate to [the] an external profile of the cover [to the vicinity of the] towards an external profile of said annular element.

Remarks

It is observed that the Examiner rejected claims 24-46 as being indefinite under 35 U.S.C. 112.

Accordingly, the applicant has amended claims 24-28, 30-34, 36, 37, 39, 42, 44 and 45 in order to overcome such rejections.

It will be noted that a sincere effort has been made to positively respond to all of the points raised by the Examiner.

While it is believed that the amended claims properly define the present invention and distinguish the same over the art of record, applicant would be open to any suggestion

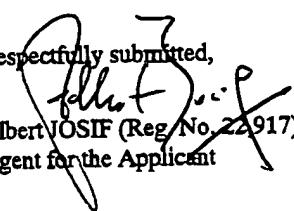
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the Examiner may have concerning different claim phraseology which, in the Examiner's opinion, more accurately defines the present invention.

Respectfully submitted,


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Encl.: -Petition for Extension of Time.

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